U.S. Department of Justice United States Marshals Service

PROCESS RECEIPT AND RETURN

PLAINTIFF	, , 1					COURT CASE NUM	BER	
L'OREY L. HARRIS				04-281-Er.e				
DEFENDANT	Commi	\sim		pmest.) (TYPE OF PROCESS	•	
Erie County	Econon		21001		Jann	ON OF PROPERTY		20.0017.51
SERVE E ADDRESS (SV	Shattla rees or RFD. Aparta	- Erie C	Evo.	y Econom	1.C	revelopment	over 5	Planning
SEND NOTICE OF SERVICE CO	DPY TO REQUEST	Place	E6 in			mber of process to be red with this Form 285	1 and	Economic ?
Esse Cour	HAKES	\mathcal{M}				nber of parties to be red in this case		
1618 AS LEGIE, PA	h street 1.16503	Γ	eli dinak kanak anan gamangga			ck for service J.S.A.		
SPECIAL INSTRUCTIONS OR C			L ASSIST	IN EXPEDITING S	SERVICE (Include Business and	Alternate A	ddresses.
All Telephone Numbers, and Estib Id	matea I imes Avaua	wie for Service):						Fold
N/A								
							v	
Signature of Attorney other Original	tor requesting service	ce on behalf of:	×	PLAINTIFF	TELEPHO	ONE NUMBER	DATE	
or & Har	uin			DEFENDANT	Elie	Prism N/A	03/	19/05
SPACE BELOW FOR	R USE OF U	.S. MARSH	IAL O	NLY- DO N	OT W	RITE BELOW	THIS	LINE
acknowledge receipt for the total number of process indicated. Sign only for USM 285 if more han one USM 285 is submitted)	1	rigin Scrv	trict to	Signature of Author	orized USN	AS Deputy or Clerk		Date
hereby certify and return that I			l evidence	of service have	c executed	se chown in "Remarks	* the proce	es described
n the individual, company, corpora	tion, etc., at the add	ress shown above	on the on	the individual, com	pany, corpo	oration, etc. shown at th	c address in	ascreed below.
I hereby certify and return that I			ompany, o	orporation, etc. name	ed above (S	ee remarks below)		
ame and title of individual served (if not shown above)					A person of suite then residing in of abode		
ddress (complete only different that	ı showπ above)		,			Date	Time 1.	am pm
e in the second					(Signature of U.S. M.	day e	pury
crvice Fee Total Mileage Ch		Fee Total Ch	arges	Advance Deposits		ntowed to U.S. Marsh	ıl* or	
450	8	35	300			\$5300	S	
there is no Ente	3-25-0 Hoyee N4 Down! 44	amed Ern Developen	of C	1847664 Shatla of - Aice is we	the a	81 bove Nomed cated at the	offic	e. The address.
RINT 5 COPIES: 1. CLERK OF 2. USMS REC	ORD		L.	205	371	PRIOR E	DITIONS	MAY BE USED
if any amour	TATEMENT*: To to it is owed. Please re	mit promptly pays	able to U.S	hal with payment, S. Marshal.				Form USM-28 Rev. 12/15/8
s. ACKNOWL The State Office Erwie Scatefla ever Dealing Wit	of econo 4 after 3p th Planti	omic beve reaking w	ith h	im, he b	had h	o Recollection	med ou of	,

UNITED STATES DISTRICT COURT

<u>WESTERN</u>	DISTRICT OF	PENNSYLVANIA
COREY L. HARRIS		SUMMONS IN A CIVIL CASE
Vs.		Case Number: CA 04-281 ERIE

ERIE COUNTY ECONOMIC DEVELOPMENT & PLANNING, et al.,

To: (Name and address of Defendant)
ERIE COUNTY ECONOMIC
DEVELOPMENT & PLANNING

YOU ARE HEREBY SUMMONED and required to serve on PLAINTIFF'S ATTORNEY:
(NAME AND ADDRESS)

COREY L. HARRIS

ERIE COUNTY PRISON

1618 ASH STREET

ERIE PA 16503

an answer to the complaint which is served on you with this summons, within <u>twenty (20)</u> days after service of this summons on you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. Any answer that you serve on the parties to this action must be filed with the Clerk of this Court within a reasonable period of time after service.

R.V. Sauch. g.		
	March 3, 2005	
CLERK	DATE	
Micole Mchlergelo (By) DEPUTY CLERK		

UNITED STATES DISTRICT COURT

WESTERN	DISTRICT OF	PENNSYLVANIA
COREY L. HARRIS		SUMMONS IN A CIVIL CASE
Vs.		Case Number: CA 04-281 ERIE

ERIE COUNTY ECONOMIC
DEVELOPMENT & PLANNING, et al.,

To: (Name and address of Defendant)
ERIE COUNTY ECONOMIC
DEVELOPMENT & PLANNING

YOU ARE HEREBY SUMMONED and required to serve on PLAINTIFF'S ATTORNEY: (NAME AND ADDRESS)

COREY L. HARRIS

ERIE COUNTY PRISON

1618 ASH STREET

ERIE PA 16503

an answer to the complaint which is served on you with this summons, within <u>twenty (20)</u> days after service of this summons on you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. Any answer that you serve on the parties to this action must be filed with the Clerk of this Court within a reasonable period of time after service.

South. S.	March 3, 2005	
CLERK	DATE	
Micole M. Kierreld (By) DEPUTY CLERK		

IN The United States District Court For the Western District of Pennsylvana

COREY L. HARRIS, CH'S SERVICE PROVIDER AND CHILDREN, COREY HARRIS, JR. BROOKLYNN HARRIS

ANGEL HARRIS

v.

Plaintiffs,

CIVIL DIVISION

CA04-281 Erie

gull

GREATER ERIE COMMUNITY ACTION COMMITTEE and

(GECAC) EMPLOYMENT TRAINING AND EDUCATION DIVISION WORKFORCE 2001 and

PENNSYLVANIA CAREER LINK WORKFORCE and

ERIE COUNTY ECONOMIC DEVELOPMENT and PLANNING

ERIE COUNTY ASSISTANCE OFFICE and

S. P. BLACK & ASSOCIATES

Defendants.

1 0 22 cJs po.

I, Corey L. Harris, want to seek funding for the company I formed and managed for my children and myself — CH's Service Provider, the company that was formed as a homebased business, located at 5842 Georgetown Drive, Erie, PA 16509 — January of 2000 to present.

CH's Service Provider was formed by Corey L. Harris, Sr. The company name was based in part on the Carriage Hill Townhouses where I lived for two and one half years. The company's name reflects both my first and last names (Corey Harris) as well as Carriage Hill Townhouses — CH's Service Provider, so that the community where I live can work from their homes, 5842 Georgetown Drive, Erie, PA 16509.

I sought to remove myself from the Food Stamps Program and to present my portfolio to the Workforce Staff and the Erie County Assistance Office, along with Labor Industry/ Career Link.

Company (CH's Service Provider) seeks total distributions to shareholders and also money with property distributions as well as distribution of stock and their stock rights. Company also seeks to have funds transferred to Corey L. Harris who is doing business as CH's Service Provider.

Reference Attachment: Exhibit — Publication 542, Pages 11, 12.

Complaint Attachment "Prose"

Paragraph 1

Complaint filed by Corey L. Harris, Plaintiff, Erie County, PA, P.O. Box 3618 16508, CH's Service Provider, Owner. Complaint filed on the grounds of Civil Rights Violations (also to include violations committed by 3rd party insurance brokers). Reference Fair Labor Standards Act (710); Labor Management Relations (720); Labor Management Reporting and Disclosure Act (730); and other Civil Rights (440) including 130, 140, 150, 153, 195, 355, 370, 190, 840, 430, 892, 895, 444, 320, 740, 790, 791, 820, 220, 442, 550, 380, 385, and 690.

Paragraph 1A

The reason for filing this complaint is to seek property rights and all grants given to all said defendants to operate such program of CH's Service Provider without the trade maker involvement that was to be performed as a business plan development of Corey Harris doing business as manager and sales representative for CH's Service Provider, back in April, 2000. That such plan was done without my knowledge of said program created by said defendant to whom I presented the company's portfolio, trademark to the above complaints. Plaintiff seeks total control of all property rights of Job Access Program ran through GECAC Workforce Program. To have total workforce given to the true trade maker of such program to Corey L. Harris, Manager and Owner of CH's Service Provider Company from April of 2000 to present.

Plaintiff requests the Court to stop defendant of running such program under Job Access and to have such program run under CH's Service Provider providing services based upon charitable contributions, which was part of the original business plan.

Company looks to seek divided received deductions from said defendants from tax year 2001 to present. (Forms 1120, and 1120-A)

Paragraph 2

Plaintiff wishes to recover Grant, which was awarded to GECAC Workforce Program by the U.S. Department of Transportation (DOT), Federal Transit Administration (FTA), and the Pennsylvania Department of Community and Economic development (DCED).

Paragraph 3 Defendants named by Plaintiff:

Greater Erie Community Action Committee (GECAC) 18 West 9th Street 814/459-4581

Staff Names (GECAC): Ben Wiley, CEO/Founder/Beneficiary Ron Steel, :Interim CEO

Gerald L. Blanks, Assistant to CEO Amos Goodwine

Page 7 of 12

Defendants, cont'd. (GECAC

GECAC Employment Training and Education Division, Workforce 2001

Edward J. Brooks 18 West 9th Street Erie, PA 16501

814/452-3366 Fax: 814/456-0161

Amos Goodwine, GECAC Workforce

Lynn Booker, GECAC Workforce, 814/459-4581

Erie County Assistance Office

Director of Office & Staff

Staff Members: Jack Morton and Amos Goodwine

Pennsylvania Career Link Workforce

Lovell Place, 1309 French Street Erie, PA 16501-1999 814/455-9966

Beverly J. Rapp, Development Specialist, and Staff Director

Amos Goodwine and Erie Career Link Team

Erie County Economic Development and Planning

Ernie Shattla 1200 Lovell Place Erie, PA

S.P. Black & Associates, Inc.

Denise Morgan, CSR/Agent Office: (814) 453-6746 Fax: (814) 456-7573 Lafayette Place 400 French Street Erie, PA 16507

Paragraph 4

Contact Witnesses for Plaintiff:

Adecco Employment Service

Attn: Charr

1600 Peninsula Drive

Erie PA 16505

Fax 814/836-9264 (April 18, 2000)

Father Cohan

2522 Buffalo Rd.

Erie, PA 16510

Fax: 814/899-7681 (April 18, 2000)

Thomas J. Cook, Jr., Certified Public Accountant

4021 West 12th Street

Erie, PA 16505

Office: 814/838-6431, Cell: 814/450-0338 Res.: 814/838-1798 Fax: 814/833-7944

Contact Witnesses for Plaintiff, cont'd

Erie Metropolitan Transit Authority

Michael T. Will, Director of Operations, Transit/Lift Division 127 East 14th Street, Erie, PA 16503 814/452-2801.

Community Shelter Services

Ron Turri, Program Coordinator 202 W. 9th Street, Erie, PA 16501

Fax: 814/454-1627.

Howard Hanna Real Estate Services

Operation Manager

Erie, PA

Spectrum Control

Bob Bowles Fairview, PA

Volt Service Group

Kim Robinson

1946 W. 26th Street

Erie, PA 16508

Fax: 814/456-8639

35 WSEE Television, Inc.

Jenny Olszewski, Local Sales Manager 1220 Peach Street Erie, PA 16501 814/ 455-7575

Nicole Haibach, Branch Financial Sales Consultant

PNC Bank

7200 Peach Street, P.O. Box 8480

Erie, PA 16553

814/864-5796, (814) 871-9594 (Summit Towne Centre)

S.P. Black & Associates, Inc.

Denise Morgan, CSR/Agent

Office: (814) 453-6746

Fax: (814) 456-7573

Lafayette Place

400 French Street

Erie, PA 16507

Sue Mac, Supervisor

414 W. 5th Street

Erie, PA 16507

Fax: 814/459-4717

Martin Ferrell, President

Infinity Resource Agency

4309 Buffalo Road

Erie, PA 16510

Fax: 814/899-6090

Contact Witnesses for Plaintiff, cont'd.

Gregory A. English, Enforcement Officer
PA Public Utility Commission
Bureau of Safety and Compliance
1212 State Office Building
Pittsburgh, PA 15222
412/565-3553

Christi Lee, Legislative Assistant to Representative Karl Boyes
House of Representatives
Commonwealth of Pennsylvania
Erie, PA 16509

<u>Janet Anderson</u> Economic Development and Planning 814/451-7003

Paragraph 5 S.P. Black & Associates, Inc. (Insurance)

Defendants, using 09/11/01 as an excuse, made it impossible for Plaintiff to obtain premium liability that is necessary for Plaintiff's transportation service, CH's Service Provider, to operate 24/7 to and from work transportation to accommodate accessible and affordable transportation to the inner city community.

Paragraph 6 Erie County Assistance Office/Career Link

The Defendants committed violations of the Fair Labor Act, Fair Assistant Act/150% Poverty Level.

Paragraph 7

The program was designed to transport workers who qualify from several centralized, inner city locations in Erie to job sites located in the suburban and rural communities where jobs are available to low-income workers, but transportation is not available. Workers would qualify if their income is 150 percent of the poverty level, or they are recent recipients of Welfare within the past three (3) years. They also needed to be employed, or have offers of employment. They would be picked up at sites in Erie's inner city and transported to industrial labor/manufacturing sites.

Paragraph 8

Plaintiff had presented this program to GECAC (his portfolio) in 2000, requesting Defendants' assistance in preparing a proposal for government grant. The Defendants (GECAC Workforce Management, Career Link of Erie County, Erie Count Assistance Office) provided my business development plan (as their own, without my knowledge) conspiring to keep the program within the poverty level and committed violation of the Fair Labor Act and obtained liability insurance, committing a Corporation Act Violation and violation of Unfair Welfare Act.

Paragraph 9

The GECAC Workforces Transportation Program was established in late 2001. They are working with Labor and Manufacturing, the same companies I had contacted in 2000 to utilize my program, and whose names I had given to GECAC and said parties in my presentation on working with contracts.

Paragraph 10

The Defendants use the welfare office to keep the liability premiums down, working along with the insurance company to qualify candidates under 150% poverty level or candidates who have been recent recipients of welfare within the past 3 years. In doing so, they are in violation of the Corporation Act and also in violation of the Poverty Level Act.

Paragraph 11

This Civil Action Complaint asserts that assets GECAC Transportation Services has been working with Career Link, The Erie County Assistance Office and local employers to plan this service on the grounds of getting funding for operation, vehicles and employees. GECAC initiated this service. CH's Service Provider seeks total control of all property rights for this service and total control of the services. CH's Service Provider/Owner plan to transport workers who qualify from several centralized inner city locations in Erie to job sites located in the suburban and rural communities, where jobs are now available to low income workers, but transportation has not been available.

Paragraph 12

GECAC prevented Corey Harris/CH's Service Provider from operating as an entrepreneur/recipient of charitable contributions.

Paragraph 13

Plaintiff is seeking total grants and ownership of job access program presently under the GECAC Workforce, funded by the U.S. Department of Transportation (DOT), Federal Transit Administration (FTA) and the PA Department of Community and Economic Development (DCED) to operate this service, which is called Job Access. Plaintiff is seeking lost income and deductions from tax years 2001 to present.

REQUEST ALL DOCUMENTRS AND RECORDS BE MADE AVAILABLE TO PLAINTIFFS TO ASSURE THAT THIS PROCESS BE DONE IN A SAFE AND PROFESSIONAL MANNER.

9/23/04 3:00pm

P.O. Bux 3618 (814)504-2098 Es=2 BA, 16508 (814)882-1674